

231003

Limos for Less Charleston, LLC.
164 Market Street
Suite 183
Charleston, SC 29401
843-965-5466

Janice Schmieding
P.O. Box 11649
Columbia, SC 29211

Re: Docket Number: 2009-504-T
Party Name: Limos for Less Charleston, LLC.
Hearing: July 27, 2011

Dear Janice,

The purpose of this letter is to contest the strong allegations outlined in the recent document (numbered 230963) presented to the commission from a protestant, Mr. Jason Stevens (Stevens) against Limos for Less Charleston, LLC. (LFL). I would like this letter read to the commission along with the protest letter and a copy of this letter also put into the protestant file. Below I have outlined the facts.

Stevens contracted LFL on Oct 12, 2010 to perform a transportation request, as a designated driver, for he and seven (7) guests from the North Charleston Coliseum after a concert event to a bar location downtown Charleston. LFL arrived at the contracted pick-up location, at the contracted pick-up time. LFL repeatedly tried to contact Stevens. LFL and Stevens were never able to make contact (Stevens's phone was dead) with each other and therefore Stevens never received his ride. LFL felt as if they had fulfilled their end of the contract and therefore charged Stevens's credit card eighty (\$80.00) dollars. Stevens was enraged that LFL had charged his credit card and sent LFL an email disputing his charges. The email Stevens sent was threatening and was sent on legal company letterhead from his employers large international law firm. Stevens claimed to be an attorney working for this law firm. LFL felt threatened and wrote a rebuttal email stating the the owner of LFL (Tobin S. Williamson) was also a "counselor" and would not back down from the allegations of "Breach of Contract". Williamson felt he was his own "counselor" and therefore could defend himself and his own company. LFL felt as if they were being threatened by a young and zealous attorney who was using his title and his firms "weight" to bully him it refunding his money and treating LFL as a "punching bag".

Stevens filed suit in the small claims court of Charleston County against Williamson and LFL. Williamson appeared in court, however, misread the court time

and showed up two (2) hours late for the court appearance. The judge had ruled in Stevens's favor, due to LFL's absence, and the case was closed for "Breach of Contract" "no contest". A judgement was awarded to Stevens in the amount of four-hundred eighty dollars (\$480.00). Williamson appealed the charge and was given a chance to appear in front of the judge again to ask for a re-trial. Williamson and four (4) witnesses appeared in court but were not allowed to reopen the case. Therefore the judgement for "Breach of Contract" "no contest" and the judgement of \$480 stood whole.

The above summation sets in place the storyline why Stevens had a "beef" with LFL. Stevens however, "stepped across the line" in his protest letter sent to the commission. Stevens has made very strong, serious, and untrue allegations against LFL. LFL also believes that Steven's protest is being fueled by a former LFL business partner who has recently "abandoned" the LFL partnership and has been trying to "sabotage" it's existence. LFL can think of no other reason as to why Steven's had not already filled a complaint with the ORS otherwise.

First, Stevens has alleged that "fraud" and "deceit" was "perpetrated" against him by LFL and Williamson. This is not the case. The judge found Williamson not personally responsible to Stevens on any level, and the judge found LFL guilty of "Breach of Contract" due to "no contest". This "Breach of Contact" charge did not include any type of fraud charge or conviction against Williamson or LFL.

Second, Stevens alleged that LFL was a "shell" corporation. This again is untrue. LFL has been in business for quite some time and has done over two-hundred-eighty-five thousand (\$285,000) in business, last year alone. LFL is a licensed LLC, in good standing, under the South Carolina Secretary of State's office. I have included a copy for your records. LFL has over a dozen (employees) and has never had a grievance or complaint filed against them with the ORS, PSC, or with anyone else for that matter.

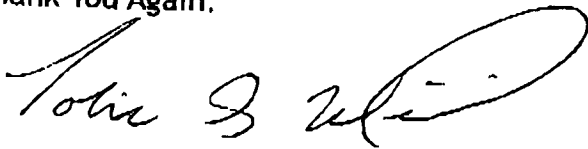
Third, Stevens alleged that there was an unpaid judgement. This again is untrue. Recent payment has been made and I have included the receipt that he signed as a receipt for his payment.

Fourth, Stevens alleged that LFL was reported to the Attorney General's office and that the Attorney General had concluded that Williamson was a "fraud". This again is untrue. Williamson was investigated by the Attorney General's office and the Attorney General himself had a conversation with Williamson. The Attorney General found that there was nothing that they wished to pursue because Williamson, even with his edgy email, had not held himself out to the public as an attorney, had not collected any compensation as an attorney, and that he also had the right to act as his own "counselor" and defend himself and his Limited Liability Corporation, therefore they did not wish to pursue any type of action against Williamson. The investigation was closed and no action was taken by the Attorney General's office.

Fifth, Stevens alleged that LFL is operating a business without license and that LFL vehicles are not registered. Again untrue. LFL holds a business license and all vehicles are tagged and insured. This can be evidenced through the Office of Regulatory Staff as all of the LFL vehicles have a current Form-E on file and all of the vehicles have the appropriate "LS" (charter limousine) plates.

Finally, LFL would like to say. That LFL has been operating for quite some time. LFL has never had a complaint filed with the PSC or the ORS. LFL has been a profitable and respectable business with a great reputation. This particular case with Stevens is of one individual who was "disgruntled" and was unhappy with his service. He made his actions against LFL through the legal channels and he was compensated through his judgement. LFL has taken responsibility for this judgement and Stevens has been made whole. Please do not allow any weight with this protestant. LFL is a company who has developed a strong reputation with its clientele and the state. LFL has also remained close cooperation with the ORS enforcement officer, Mr. Jerry Hallman, and also ORS administrator Mr. George Parker. LFL only wishes to have Certificate: 8212 reinstated and move forward with its business. LFL employees over a dozen people and it's owner relies solely on its earnings. LFL is an asset to the transportation community. LFL would appreciate the commission's stance to remain positive and overlook this protest as a "one time" deal. LFL would like to thank the commission for it's time and would also like to open the door for any further discussion on this matter. LFL owner, Tobin Williamson, may be reached at 843-965-5466.

Thank You Again.

A handwritten signature in black ink, appearing to read "Tobin Williamson", with a large, stylized loop at the end.

Tobin Williamson.

Limos for Less Charleston, LLC.
164 Market Street
Suite 183
Charleston, SC 29401

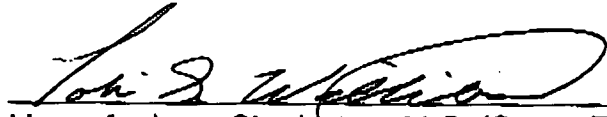
To: Jason Stevens
315 East Bay Street
Suite # 5
Charleston, SC 29401

Re: Case No: 2010-SC-86-2064

Judgement Small Claims Court

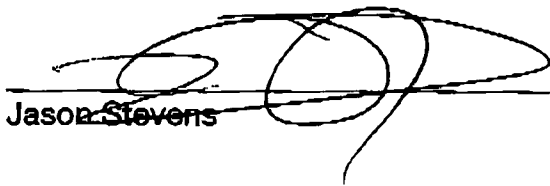
This document shall serve as receipt to Limos for Less Charleston, LLC. for the above
aforementioned case. Limos for Less Charleston, LLC. has made whole Jason
Stevens and remitted full payment for this judgement in the amount of \$460 (four
hundred sixty dollars) payable by certified check # 004227 drawn on Atlantic Bank and
Trust.

Accepted by:



Limos for Less Charleston, LLC. (Owner/Tobin S. Williamson)

7/21/2011
Date:



Jason Stevens

7/21/11
Date:

THIS DOCUMENT IS PROTECTED BY A MICRO-PRINT SIGNATURE LINE, FLUORESCENT PAPER FIBERS, A WATERMARKED BACKER, AND IS REACTIVE TO CHEMICAL ALTERATION



AT&T
BANK & TRUST
162 E. Bay Street | Charleston, SC 29401
843.854.1234 | myattbank.com

No. 004727

AMOUNT

Jul 21, 2011

\$460.00

RE: LIMOS FOR LESS CHARLESTON LLC

PAY TO THE ORDER OF JASON STEVENS

OFFICIAL CHECK

Four Hundred Sixty and 00/100***

MEMO: JUDGEMENT CASE NO: 2010-SC-86-

Emilio M. Stevens
AUTHORIZED SIGNATURE

004727

LIMOS FOR LESS CHARLESTON LLC

Jul 21, 2011

JASON STEVENS

\$460.00

Four Hundred Sixty and 00/100***

MEMO: JUDGEMENT CASE NO: 2010-SC-86-

The State of South Carolina



Office of Secretary of State Mark Hammond

Certificate of Existence

I, Mark Hammond, Secretary of State of South Carolina Hereby certify that:

LIMOS FOR LESS CHARLESTON LLC, A Limited Liability Company duly organized under the laws of the State of South Carolina on July 24th, 2009, with a duration that is at will, has as of this date filed all reports due this office, paid all fees, taxes and penalties owed to the Secretary of State, that the Secretary of State has not mailed notice to the company that it is subject to being dissolved by administrative action pursuant to section 33-44-809 of the South Carolina Code, and that the company has not filed articles of termination as of the date hereof.

Given under my Hand and the Great
Seal of the State of South Carolina this
24th day of July, 2009.

Mark Hammond
Mark Hammond, Secretary of State